

1873-005 Chancery Causes: C. L. Hamblin, vs Henry S. Kane
Lee Co adw.

Pennington

CA-Debt

To the Honorable Henry J. Morgan
Judge of the County Court of the County
your brother C. S. Hamblen and
I would Respectfully Represent unto
your Honor that in the year 18 Jim
Wenington defunct this life in Securing
leaving some little Estate and at the
Term 18 of the County Court your Honor
being Sheriff of said County was by an order
of said court appointed Administrator of
of the Estate of said Jim Wenington, and
we proceeded to administer said Estate
but recd no papers relating to said Estate
some time after your Honor appointed
Henry & Kane brought suit against your
Honor as administrator of said Estate for
\$40.00 your Honor having recd no papers
from said Estate and most of the time having
removed off to the west he could get no
information as to whether said note was a
proper charge against said Estate or not
made no defense to the same until the
March Term 1873 of your Honor Court
said H. & Kane obtained a judgment
against your Honor as administrator for the
amount of said note forty dollars with
interest thereon from the 21st March 1859 till
paid and \$6.28 costs upon which judgment
a writ of execution is now in the hands of

~~2d~~ ~~Bill~~ for collection

Since the rendition of said judgment your
Excellency has received from one of the Justices
of said Geon Pennington a receipt
in full of said note which receipt
is in the hand writing of said H. Kane
and stands upon its face that he ~~was~~ read
of said Pennington on the 18th day of
July 1862. The full amount of Principal
and interest on said note was to be delivered to
said Pennington the note as soon as he could
said receipt is here in file as exhibit A
and is to be considered as part of this Bill
a copy of the note will hereafter be filed
as exhibit (B) if deemed necessary by your
Excellency also copy of said judgment is exhibit
(C) your Excellency has been further to
state that he had no means of enforcing said
debt as he had been appointed as he has stated
by the order of Court as Sheriff of the County
and many of the heirs having removed
from the Commonwealth and carried this paper
with them who forwarded it to your
Excellency and he just saw it for the first time
to day your Excellency has charged that
H. Kane well knew said note had been
fully paid up in the lifetime of said Pennington
and after he learned the heirs had removed off
he now fraudulently seeks to collect the

Delectable Mountain

This day C. L. Hamlen Administrator of the

of the Estate of John Dennyton deceased
 personally appeared before me the undersigned
 one Isaac Austin that the facts as stated in
 the foregoing Bill are true so far as he is
 informed and believes

Given under my hand this 21st April 1878
 James W. Orr, Clerk.

6 L. Dennyton
 1878

21st April 1878

1878 April 22nd Bill filed
 & suggestion presented
 to take effect in the
 liquid is present in the
 of 1878 1878 and is not
 coming to hand, & is now
 appearing in the said letter
 filed.

1878 May suggestion made
 for the 1878 case struck
 from the docket.

6 40.73
 12 10.00
 7 11.73

C L Hamblin Adm^r }
vs } In chg
H S Kane et al }

This cause came
on this day of May 1873 to be
heard upon the papers heretofore
filed in the cause & was argued
by counsel where by agreement
of said H S Kane it is adjudged
ordered & decreed that the injunction
heretofore granted staying the collection
of the ~~payment~~ of said H S Kane
vs the said C L Hamblin Adm^r of
the estate of Zion Purnington dec'd be
and the same is hereby made
perpetual and the said Kane ~~be~~
~~prohibited~~ prohibited from proceeding
to collect the same and this cause
is stricken from the docket.

C L Hamblin
v 3
H. S. Kava et al

Entered Order Book page
272 + 273.

James W Orr clerk.

Enter this

~~H. S. Kava~~
~~H. S. Kava & Morrison~~
~~H. S. Kava~~

C. L. Hamblin adm'r. & Plff
 vs
 Henry S. Hamer Defth. } In Chy

On the motion of the plff who this day filed his bill against
 the defth. Surors to according to law, And on account of the execution
 the plaintiff's bill set out and according to the prayer of the bill, an
 Injunction is granted the plaintiff, to restrain the defth and all others
 concerned from all further proceeding upon the judgment at law in the
 bill mentioned until the further order of Court, but the plff to continue
 himself to the benefit of this injunction he is required to execute and
 file a release of all errors at law of the writ at law in the bill mentioned
 and will also execute bond in the Sum of \$5000 with good Security
 conditioned according to law.

C. L. Hamblen

or } Decem

H. S. Kune

Entered order Book page
260.

James W. Orr clerk.

Entered this Decem

H. S. Morgan

April 1873

Received July 18th 1862 of Zion Pennington forty eight
dollars in full of a note of forty dollars and
the interest on it which he executed to me
which note I am to deliver to him as soon
as I can do so

Henry S Kane

Known all men by these presents that one C. L. Hamblen
and are held and firmly bound unto Henry S.
Kane in the just and full sum of (\$800) Eight hundred
for the payment thereof well and truly to be made to
the said Kane, his heirs, executors, administrators
jointly and severally, firmly by these
presents and we hereby waive the benefit of our home
stead exemptions as to this bond, Witness our hands &
seals this the 6th day of May 1873.

The condition of the above obligation is such that whereas
as the above bound C. L. Hamblen Admr of the Estate
of John Pennington ^{decd} on the 22nd day of April 1873 obtained
from the Judge of the County Court of Lee County an injunc-
tion, to stay until the further order of said Court all fur-
ther proceedings and judgment of said County Court
recovered against him by said Kane on the day
of March 1873 for \$40.00 with interest thereon from the
21st day of March 1867, till paid, and \$6.25 costs.

Now if said C. L. Hamblen Admr as aforesaid, shall
well and truly satisfy and pay said judgment and
all damages and costs awarded, against him, pro-
vided, said injunction shall be dissolved, then this
obligation to be void, otherwise to remain in full
force and virtue.

(Seal)

(Seal)

C. L. Hambro & Co
Injunction Bond
Henry S. Kane.